----Original Message----

From: sykjp@aol.com [mailto:sykjp@aol.com]

Sent: Sunday, April 25, 2010 5:37 PM

To: EBSA, E-OHPSCA - EBSA

Subject: Comment in support of RIN 1210-AB30

April 25, 2010

I am writing to support the interim final rule under the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008 (RIN 1210-AB30).

I support the strong rule that would forbid insurance companies from charging higher copayments, deductibles, and other out-of-pocket expenses for mental health treatment than they would for other physical health care. Thank you for ensuring that mental health care and physical health care coverage are included in a single deductible.

Insurance carriers should not be allowed to separate the administration of mental health and addiction services from other health care services which is a neat trick for collecting additional deductibles and copayments. This kind of trickery has enabled the insurance companies to make inordinate profits and actually reduce health care payments. It is unconscionable!!!

Sincerely,

Sylvia kANEKO 22 Pettee St Newton, MA 02464